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DATE MAILED: 02/05/2002

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/509,073	08/22/2000	Bernd-Georg Pietras	MRKS/0012	5424
759	90 02/05/2002			
William B Patterson			EXAMINER	
Thomason Moser & Patterson Suite 1500			HAWKINS GAY, JENNIFER M	
3040 Post Oak Boulevard Houston, TX 77056			ART UNIT	PAPER NUMBER
110000011, 171	, , , ,		3672	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	4				
Advisory Action	09/509,073	APPLETON ET AL.	V				
Advisory Action	Examiner	Art Unit					
	Jennifer H Gay	3672					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
THE REPLY FILED 24 January 2002 FAILS TO PLACE Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (condition for allowance; (2) a timely filed Notice of Appe Examination (RCE) in compliance with 37 CFR 1.114.	avoid abandonment of this application and the same application and the same application are same applications.	cation. A proper reply ch places the applicati	to a ion in				
PERIOD FOR RE	EPLY [check either a) or b)]						
a) The period for reply expires 3 months from the mailing date of b)  The period for reply expires on: (1) the mailing date of this Adverse, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). The data was been filed is the date for purposes of determining the period of extensions of the calculated from: (1) the expiration date of the shortened (b) above, if checked. Any reply received by the Office later than three meanned patent term adjustment. See 37 CFR 1.704(b).	visory Action, or (2) the date set forth in the nan SIX MONTHS from the mailing date of FILED WITHIN TWO MONTHS OF THI ate on which the petition under 37 CFR 1.1 insign and the corresponding amount of the distatutory period for reply originally set in	f the final rejection.  E FINAL REJECTION. See  36(a) and the appropriate extens fee. The appropriate extens the final Office action; or (2)	MPEP  dension fee sion fee under as set forth in				
1. A Notice of Appeal was filed on Appellant 37 CFR 1.192(a), or any extension thereof (37 CF	R 1.191(d)), to avoid dismissal	period set forth in of the appeal.					
2. The proposed amendment(s) will not be entered b							
(a) they raise new issues that would require furth		see NOTE below);					
(b) they raise the issue of new matter (see Note	·	a statte, and colors as place	مطلا سداد نکالت				
(c)       they are not deemed to place the application issues for appeal; and/or							
(d) they present additional claims without cance	ling a corresponding number of	finally rejected claims.	•				
NOTE: <u>See Continuation Sheet</u> .							
3. Applicant's reply has overcome the following rejection.	ction(s):						
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	d be allowable if submitted in a s	eparate, timely filed a	mendment				
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: S		sidered but does NOT	place the				
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	ecause it is not directed SOLELY	to issues which were	newly				
For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.							
The status of the claim(s) is (or will be) as follows	:						
Claim(s) allowed:							
Claim(s) objected to:							
Claim(s) rejected:							
Claim(s) withdrawn from consideration:							
. The proposed drawing correction filed on is a) approved or b) disapproved by the Examiner.							
9. Note the attached Information Disclosure Stateme	ent(s)( PTO-1449) ( aper No/s)	A/					
10. ☐ Other:	DAVID BAGNET SUPERVISORY PATENT TECHNOLOGY CENTI	EXAMINER					
S. Datant and Trademark Office		·					





Continuation of 2. NOTE: The proposed amendment has not addressed all of the drawing or specification objections (see paragraphs 1 and 5 of the last Office Action). Also, the sumitted Substitute Specification has not been entered because it is not considered proper; a Substitute Specification must include a complete clean copy of the specification that includes the changes made and a complete copy of the old specification that is marked up to show what changes were made.

Continuation of 5. does NOT place the application in condition for allowance because: the arguments presented do not over come the art rejections. Specifically, the applicant argues that WO 98/11322 does not teach at least one gripping element and a sealing packer. Thought the examiner agrees that WO 98/11322 does not teach a sealing packer separate from the gripping element, the gripping element disclosed in WO 98/11322 functions as both the gripping element and the sealing packer thus meets the limitations of the claims. The applicant also argues that the references relied upon do not teach at least one recess on the outer surface of the body where the recess comprises a radially displaceable gripping element; the examiner disagrees. The Delano reference teaches recesses that include displaceable gripping elements. Though these elements are not displaced by pneumatic or hydraulic fluid this feature is taught in the primary reference, WO 98/11322.